Case 1:23-cr-00009-DG-RML

Federal Defenders

OF NEW YORK, INC.

Document 43 Filed 10/15/24

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October 15, 2024

## Via Email and ECF

The Honorable Diane Gujarati **United States District Court** Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

> **United States v. Terrence Wise, 23-CR-9 (DG)** Re:

Dear Judge Gujarati,

I write, with the consent of AUSA Andrew Roddin, to respectfully move to continue sentencing in the above-captioned case for approximately two months, to an early January 2025 date. Sentencing is currently scheduled for November 8, 2024. All the information below is in the public record and disclosed with the express permission of Terrence Wise.

Mr. Wise underwent thoracic surgery to remove his cancerous tumor from his lung on September 24, 2024. Initial pathology revealed that the cancer had also spread to one lymph node, which was removed. Mr. Wise remains at the hospital today, three weeks later, and his discharge date is unknown. So that we may have an opportunity to prepare for sentencing when he has recovered, we respectfully request a two-month adjournment of sentencing. This is our third request for an adjournment, both upon the consent of the government.

Thank you for your consideration.

Respectfully Submitted,

Mia Eisner-Grynberg Staff Attorney (718) 330-1257

AUSA Andrew Roddin (by ECF and email) cc: